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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/974,759	10/09/2001	Stephen D. Rank	IMM142	7035	
75	590 12/19/2002				
James R. Riegel			EXAMINER		
801 Fox Lane San Jose, CA	95131		BELL, PAUL A		
			ART UNIT	PAPER NUMBER	
			2675		
			DATE MAILED: 12/19/2002	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	ion No	Applicant(s)				
Office Action Summary								
		09/974,7		RANK, STEPHEN	D.			
		Examine	r	Art Unit				
•	U.W.O.D.475	PAUL A I		2675	<u> </u>			
Ine MA Period for Reply	ILING DATE of this commun	ncation appears on th	e cover sneet with the d	correspondence ad	dress			
THE MAILING - Extensions of time after SIX (6) MON - If the period for re - If NO period for re - Failure to reply wit - Any reply received	D STATUTORY PERIOD F DATE OF THIS COMMUN e may be available under the provisions THS from the mailing date of this com- ply specified above is less than thirty (5 ply is specified above, the maximum si thin the set or extended period for reply by the Office later than three months in adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no ermunication. 30) days, a reply within the statutory period will apply and very will, by statute, cause the ap	vent, however, may a reply be tir tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	mely filed ys will be considered timely the mailing date of this co				
<u></u>	sive to communication(s) fi	iled on 09 October 20	001 .					
·	•	2b)⊠ This action is						
3)☐ Since th	nis application is in condition accordance with the prac	n for allowance excep	ot for formal matters, p		e merits is			
Disposition of Cla	aims							
4)⊠ Claim(s)	1-28 is/are pending in the	application.						
4a) Of the	e above claim(s) is/a	are withdrawn from co	onsideration.					
5)☐ Claim(s)	5) Claim(s) is/are allowed.							
6)⊠ Claim(s)	6)⊠ Claim(s) <u>1,10,11,19-21,27 and 28</u> is/are rejected.							
7)⊠ Claim(s)	2-9,12-18 and 22-26 is/are	objected to.						
	are subject to restrict	ction and/or election	requirement.					
Application Pape								
	ification is objected to by th							
	ing(s) filed on is/are:		•					
	nt may not request that any ob osed drawing correction file				_			
	_		• • • • • • • • • • • • • • • • • • • •	oved by the Examine	er.			
If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner.								
•	·	D by the Examiner.						
<u> </u>	U.S.C. §§ 119 and 120	- f fiiiiii	-d051100 6440/-	·				
	edgment is made of a claim	i for foreign priority u	nder 35 U.S.C. § 119(a	a)-(a) or (t).				
· <u> </u>	Some * c) None of:							
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 							
_					2.			
	pies of the certified copies application from the Interr tached detailed Office actio	national Bureau (PCT	Rule 17.2(a)).		Stage			
14) Acknowled	Igment is made of a claim f	or domestic priority u	nder 35 U.S.C. § 119(e) (to a provisional	application).			
	translation of the foreign lar		-					
Attachment(s)		,						
	nces Cited (PTO-892) erson's Patent Drawing Review (F osure Statement(s) (PTO-1449) P			/ (PTO-413) Paper No(: Patent Application (PTC				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1, 10, 11, 19, 20, 21, 27 and 28 are rejected under 35 U.S.C. 102(a) as being anticipated by Chang et al. (6,285,351).

With regard to claim 1 Chang et al. teaches a method for triggering haptic sensations from sound features detected in sound output from a computer (figure 1, item 12), said haptic sensations able to be delivered to a user of a haptic feedback device (figure 1, item 14) in communication with said computer (figure 1, items 24 and 25), the method comprising: storing a portion of sound data that is output to a user as audio from an application program running on said computer, wherein said portion of sound data is stored in a memory buffer of said computer (it is inherent that a computer system item 12 has memory); analyzing said portion of sound data using intelligent heuristics to extract at least one sound feature from said portion of sound data; and triggering the execution of at least one haptic effect based on said at least one sound feature (figure 8, item 512), wherein said at least one haptic effect is commanded to said haptic feedback device approximately correlated to said output of said portion of sound data to said user as audio, said haptic effect causing a haptic sensation to be output to said user (column 2, lines 29-67, column 3, lines 1-40, and column 15, lines 1-39)

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With regard to claim 10 Chang et al. teaches a method as recited in claim 1 wherein said at least one haptic effect triggered by said at least one sound feature was previously mapped to said at least one sound feature (column 15, lines 32-38).

With regard to claim 11 Chang et al. teaches a method for providing haptic effects based on sound data played by a computer (figure 1, item 12), said haptic effects able to be output as haptic sensations to a user of a haptic feedback device (figure 1, item 14) in communication with said computer (figure 1, items 24 and 25), the method comprising; storing a portion of said sound data that is output from an application program running on said computer, wherein said portion of sound data is stored in a memory buffer of said computer (it is inherent that a computer system item 12 has memory); analyzing said portion of sound data using intelligent heuristics to extract at least one high-level sound feature from said portion of sound data, wherein said at least one high-level sound feature in said portion of sound data has been associated with at least one high-level haptic effect; and commanding said associated at least one haptic effect to be output approximately when said associated sound feature is played by said application program (figure 8, item 512 column 2, lines 29-67, column 3, lines 1-40, and column 15, lines 1-39).

With regard to claim 19 Chang et al. teaches a method as recited in claim 11 wherein said commanded at least one haptic effect is output as a haptic sensation to said user by said haptic feedback device (column 15, lines 32-38).

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With regard to claim 20 Chang et al. teaches a method as recited in claim 11 wherein said commanded haptic effect is not output to said user but is stored in memory of said computer as a created haptic effect (figure 8, items 510 and 511).

With regard to claim 21 Chang et al. teaches a computer readable medium including program instructions for providing haptic sensations correlated with sound output from a computer (figure 1, item 12) to a user of a haptic feedback device (figure 1, item 14) in communication with said computer (figure 1, items 24 and 25), the program instructions performing steps comprising: storing a portion of sound data that is to be output to a user as audio from an application program running on said computer, wherein said sound data is stored in a memory buffer of said computer (it is inherent that a computer system item 12 has memory); analyzing said portion of sound data to extract at least one sound feature from said portion of sound data; and assigning at least one haptic effect to said at least one sound feature, wherein said at least one haptic effect is commanded to said haptic feedback device approximately during said output of said portion of said sound to said user as audio, said haptic effect causing a haptic sensation to be output to said user (figure 8, item 512 column 2, lines 29-67, column 3, lines 1-40, and column 15, lines 1-39).

With regard to claim 27 Chang et al. teaches a computer readable medium as recited in claim 21 wherein said at least one haptic effect commanded to said haptic feedback device was previously mapped to said at least one sound feature (column 15, lines 32-38)...

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With regard to claim 28 Chang et al. teaches an apparatus for triggering, haptic sensations from sound features detected in sound output from a computer (figure 1, item 12), said haptic sensations able to be delivered to a user of a haptic feedback device (figure 1, item 14) in communication with said computer (figure 1, items 24 and 25), the apparatus comprising: means for storing a portion of sound data that: is output to a user as audio from an application program running on said computer, wherein said portion of sound data is stored in a memory buffer of said computer (it is inherent that a computer system item 12 has memory); means for analyzing said portion of sound data using intelligent heuristics to extract at least one sound feature from said portion of sound data; and means for triggering the execution of at least one haptic effect based on said at least one sound feature, wherein said at least one haptic effect is commanded to said haptic feedback device approximately correlated to said output of said portion of sound data to said user as audio, said haptic effect causing a haptic sensation to be output to said user (figure 8, item 512 column 2, lines 29-67, column 3, lines 1-40, and column 15, lines 1-39).

Allowable Subject Matter

3. Claims 2-9, 12-18 and 22-26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Bell whose telephone number is (703) 306-3019. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Saras, can be reached at (703) 305-9720.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to: (703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist). Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Paul Bell

Art unit 2675

Naul Bl

7 December 2002

STEVEN SARAS

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600